## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT

Docket Number (Optional) 8330A-000287/US/NP

In re Application of: Cor Jansen et al.

Application No. 10/583,810

Filed: September 8, 2006

For: PARISON AND RIGID CONTAINER MADE FROM AN AROMATIC POLYESTER COMPOSITION AND PROCESS OF MAKING SAID CONTAINER

The claimed invention resulted from activities made within the scope of and on behalf of parties to a joint research agreement between Afters Socialities, Saf. 1. Arters North. America Saf.1. Arters Technologies Saf.1. and KoSa GmbH & O. K.G and Amoor PET Packaging pursuant to 35 U.S.C. 103(c). On April 30, 2004. Arters Socialities Saf.1. became INVISTA Saf.1. Arters North America Saf.1. became INVISTA Technologies Saf.1. became InV

In making the above disclaimer, the owners do not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration dust of the full statutory term as deficient in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent

- expires for failure to pay a maintenance fee;
- is held unenforceable:
- is found invalid by a court of competent jurisdiction:
- is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321;
- has all claims canceled by a reexamination certificate;
- is reissued; or
- is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

In accordance with 37 C.F.R. 1.321(d), the owners of the instant application waive the right to separately enforce any patent granted on the instant application and said prior patent expenses to expense the respective year and a said prior patent are respectively valid and have not expelled for failure to pay a maintenance force; been held to be unenforceable; been found invalid by a court of competent jurisdiction; or had all claims cancelled or disclaimed. Any patent granted on the instant application shall be enforceable only for and during such a perior that said patent and said prior patent are not separately enforced and respectively have not expired for failure to pay a maintenance fee; been held to be unenforceable; been found invalid by a court of competent jurisdiction; or held at claims cancelled or disclaimed.

Check either box 1 or 2 below, if appropriate.

1. 🛛	For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agence	cy
	etc.), the undersigned is empowered to act on behalf of the business/organization.	

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and berief are believed to be true; and turber that these statements were made with he knowledge plus thallful felace statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 16 of the United States Code and frat such willful felace statements may joepardize the validity of the application or any pater its seld thereon.

2. 🗌	The undersigned is an attorney of record. Fee No.	
	Tuy	14 JAU-11
	Signature	Date
	Angela M. Davisin	754.302.2273
	Typed or Printed Name	Telephone Number

Terminal disclaimer fee under 37 CFR 1,20(d) is included.